SURETY BOND NO.					
KNOW ALL MEN BY THESE PRESE	NTS: That we				
(Name of Professional Solicitor)					
	d/b/a (fictitious	name of trade name)			
of					
Street	City	Cour	nty	State	Zip Code
					as Principal,
and		Name of Surety)			
of	(ivallie of Surety)			
Street	City	Cour	nty	State	Zip Code
action against the obligor of said bo solicitation activities, in the full sum of hereby bind ourselves, our heirs, adm	of twenty-five thousand inistrators, executors,	I dollars (\$25,000), to the successors and assigns, f	payment of which firmly by these pres	well and truly sents.	
Signed, se	aled, and dated this _	day of	, 20		
WHEREAS, by T.C.A. § 48—101—50° Secretary of State and furnish bond in the full compliance with the provisions of said. NOW THEREFORE, the conditions of Act, as well as with the valid rules and re shall be void, otherwise to remain in full for	amount of twenty-five tho Act and the valid rules an his obligation are such th gulations made by the So	ousand dollars (\$25,000), to be diregulations adopted by the at if the above named Princi	pe approved by the S Secretary of State wi pal shall well and trul	ecretary of State ith respect to sam	conditioned upon ne.
This bond is a continuous obligation an Each renewal registration shall be conside Surety upon giving thirty (30) days writter thirty (30) days, cease except as to such solicitor of charitable funds, as may have a the penal sum mentioned herein, for the definition of the definition	ered a separate registration notice to the Secretary liability as the Principal, accrued prior to the expiration.	on period for purposes of thi of State, in which event the on account of claims by peration of said thirty (30) days,	is bond. This bond m liability of the Surety sons aggrieved by th it being understood the	hay be cancelled or shall, at the expone misconduct of that the Surety shall are to the same of the sa	at any time by the biration of the said such professional all be liable, within
IN WITNESS WHEREOF, the said Surety has caused its name to be her					
Attorney in Fact, thisd					·
Name of Principal		Name of Sure	∍ty		
Signature of Signor		Signature of A	Attorney in Fact		
Print Name and Title		Print Name o	f Attorney in Fact		
Signature of Notary					
Sworn to before me thisd	ay of	, 20	<u> </u>		
My Commission Expires					

(Power of Attorney as to the Attorney in Fact must be attached to this bond.)

INSTRUCTIONS TO PRINCIPAL AND SURETY(S)

PLEASE ATTACH COPY OF POWER-OF-ATTORNEY FOR THE ATTORNEY IN-FACT EXECUTING THIS BOND FOR THE SURETY.

- 1. This bond may be cancelled at any time by the Surety upon giving thirty (30) days written notice to the Secretary of State, in which event the liability of the Surety shall, at the expiration of the said thirty (30) days, cease, except as to such liability as may have accrued prior to the expiration of said thirty (30) days.
- 2. The name of the principal on the surety bond should be correctly stated and should precisely agree with the name of the applicant on the registration statement as a professional solicitor under T.C.A. § 48—101—501 *et seq.*
- 3. The name in which business is conducted should follow the name of the principal where the applicant does business in a fictitious name or trade name.
- 4. Each registrant must possess a valid and subsisting surety bond as provided in T.C.A. § 48—101—501 *et seq*. No bond shall be used in any manner so as to jeopardize the rights of any party who otherwise would have had recourse under the terms of this bond.
- 5. In the event any Registrant's surety is cancelled for any reason, approval of said Registrant's registration shall be withdrawn, unless another surety bond is forthwith furnished and is approved by the Secretary of State.
- 6. An individual must sign the bond as principal in the presence of a notary.
- 7. Execution by the surety should be by a properly authorized person whose title should be shown with the impression of the corporate seal of the surety affixed.
- 8. The bond number must be inserted on the face of the bond.
- 9. If the applicant's registration is approved, his bond may never be returned to the surety, as it provides the only evidence of coverage during the period it is in effect.
- 10. If the applicant is denied registration or withdraws his application, the bond is returnable.
- 11. A blanket bond to cover Principal on all employees is acceptable if said bond covers each employee in the amount of \$25,000.

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